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Office of Homeland Security and Preparedness, Camden County Prosecutor's  
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**UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY  
TRENTON VICINAGE**

DAVID M. GRECO, individually and on  
behalf of others similarly situated,

Plaintiff,

v.

GURBIR S. GREWAL, New Jersey  
Attorney General; JARED M. MAPLES,  
Director, New Jersey Office of Homeland  
Security and Preparedness; NEW  
JERSEY OFFICE OF HOMELAND  
SECURITY AND PREPAREDNESS, a  
Cabinet Level Department of the State of  
New Jersey; CAMDEN COUNTY  
PROSECUTOR'S OFFICE, a municipal  
entity of the state of New Jersey; JILL S.  
MAYER, Acting Camden County  
Prosecutor; NEVAN SOUMILAS,  
Assistant Camden County Prosecutor;

Hon. Brian R. Martinotti, U.S.D.J.  
Hon. Tonianne J. Bongiovanni, U.S.M.J.

Docket No. 3:19-cv-19145

**CIVIL ACTION**  
**CERTIFICATE OF SERVICE**  
**(ELECTRONICALLY FILED)**

GLOUCESTER TOWNSHIP POLICE DEPARTMENT, a Municipal Entity of the State of New Jersey; BERNARD JOHN DOUGHERTY, Detective, Gloucester Township Police Department; NICHOLAS C. AUMENDO, Patrolman, Gloucester Township Police Department; DONALD B. GANSKY, Detective Sergeant, Gloucester Township Police Department; WILLIAM DANIEL RAPP, Detective, Gloucester Township Police Department; BRIAN ANTHONY TURCHI, Patrolman, Gloucester Township Police Department; "JOHN DOE #1" (a fictitious name); and "JOHN DOES 2-10" (fictitious names),

Defendants.

I hereby certify that on May 11, 2020, I electronically filed a Notice of Motion, Brief in Support of Defendants' Motion to Dismiss in Lieu of Answer, Proposed Form of Order, and this Certificate of Service with the Clerk of the United States District Court for the District of New Jersey. I further certify that counsel of record will receive a copy of these documents via CM/ECF. I declare under penalty of perjury that the foregoing is true and correct.

/s/ Bryan Edward Lucas  
Bryan Edward Lucas  
Deputy Attorney General

Dated: May 11, 2020